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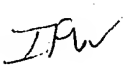
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CONFIRMATION NO. ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE FIRST NAMED INVENTOR 10/607,650 06/27/2003 Dennis D. Garvin 41097.001 2638 **EXAMINER** 11/25/2005 7590 Intellectual Property Department POUS, NATALIE R DEWITT ROSS & STEVENS S.C. **ART UNIT** PAPER NUMBER US Bank Building 800 Excelsior Drive Suite 401 3731 Madison, WI 53717-1914 DATE MAILED: 11/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appli	cation No.	Applicant(s)				
		10/60	7,650	GARVIN, DENNIS D.				
	Office Action Summary	Exam	iner	Art Unit				
			e Pous	3731				
Period fo	The MAILING DATE of this communic or Reply	ation appears o	n the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE MAnsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication for reply is specified above, the maximum stature to reply within the set or extended period for reply with reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ILING DATE OF 37 CFR 1.136(a). In sication. It tory period will apply a ll. by statute, cause the statute.	F THIS COMMUNICATION no event, however, may a reply be tine and will expire SIX (6) MONTHS from application to become ABANDONE	N. nely filed the mailing date of this communication D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed	on <u>27 June 200</u>	<u>03</u> .					
2a) <u></u>	This action is FINAL . 2b)⊠ This action	is non-final.					
3) 🗌	Since this application is in condition for	r allowance exc	cept for formal matters, pro	secution as to the merits is	S			
	closed in accordance with the practice	under Ex.parte	<i>Quayle</i> , 1935 C.D. 11, 45	i3 O.G. 213.				
Dispositi	on of Claims							
4)🖂	Claim(s) 1-16 is/are pending in the ap	plication.						
	4a) Of the above claim(s) is/are	withdrawn from	n consideration.					
5) 🗌	Claim(s) is/are allowed.							
6)⊠)⊠ Claim(s) <u>1-16</u> is/are rejected.							
-	Claim(s) is/are objected to.							
-8)□	Claim(s) are subject to restriction	on and/or electi	on requirement.					
Applicati	on Papers							
, —	The specification is objected to by the							
10)	The drawing(s) filed on is/are: a	a) accepted of	or b) objected to by the l	Examiner.				
	Applicant may not request that any objecti							
	Replacement drawing sheet(s) including the				d).			
11)	The oath or declaration is objected to b	by the Examine	r. Note the attached Office	Action or form PTO-152.				
Priority u	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
	e of References Cited (PTO-892)		4) Interview Summary					
3) 🛛 Infor	e of Draftsperson's Patent Drawing Review (PTomation Disclosure Statement(s) (PTO-1449 or Pier No(s)/Mail Date 10/15/03, 10/1/04.		Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)				

Art Unit: 3731

DETAILED ACTION

Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The phrase "the invention" should be avoided in the abstract. Please make the appropriate corrections.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Brotz (US 5584859).

Regarding Claim 1, Brotz teaches a wound closure device for connecting tissue (10) comprising: first (14) and second (15) straps, each including a ventral surface having at least one barb (16), the straps being adjustably connectable to one another (20), whereby the straps form a wound closure (Column 1, proximate lines 10-15).

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Regarding Claim 2, Brotz teaches the device of claim 1, wherein the barbs of the first strap and the second strap are placed in the fascia of the wound (30, 32).

Regarding Claim 3, Brotz teaches the device of claim 1, wherein the first strap and second strap are made of resorbable material (Column 2, proximate lines 32-35).

Regarding Claim 4, Brotz teaches the device of claim 1, wherein the device is placed in the wound by the use of a trochar (Column 2, proximate lines 26-32). It is noted that in the present case, the device itself is a trochar.

Regarding Claim 5, Brotz teaches the device of claim 1, wherein the ventral surface of each strap (Column 2, proximate lines 40-47) includes a plurality of barbs (Column 2, proximate lines 10-14).

Regarding Claim 6, Brotz teaches a wound closure device for connecting tissue (10) comprising:

- a. a first flexible strap (14) having a proximal end (46) and a distal end, and a ventral surface and a dorsal surface. It is noted that any strap inherently comprises a proximal and distal end, and a ventral and dorsal surface; and
- b. a second flexible strap (15) having a proximal end (48) and a distal end, and a ventral surface and a dorsal surface, wherein the proximal end terminates in a connector (12) designed and configured to adjustably connect (Column 4, proximate lines 60-68, Column 5, proximate lines 1-16) to the proximal end of the first strap (46), wherein the first strap and the second strap have at least one barb (16) on the ventral surface for engaging the tissue; whereby the straps form a wound closure (Column 1, proximate lines 10-15).

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Regarding Claim 7, Brotz teaches the device of claim 6, wherein the first strap (14) and the second strap (15) are placed in the fascia (30, 32) of the wound.

Regarding Claim 8, Brotz teaches the device of claim 6, wherein the device is made of resorbable material (Column 2, proximate lines 32-35).

Regarding Claim 9, Brotz teaches the device of claim 6, wherein a plurality of barbs is present on the ventral surface (Column 2, proximate lines 40-47) of the first and second straps (Column 2, proximate lines 10-14).

Regarding Claim 10, Brotz teaches a wound closure device for connecting tissue comprising:

first (14) and second (15) straps, each strap including

- a. a ventral surface having at least one barb (16); and
- b. a proximal (46,48) and distal end;

wherein

a. the distal end of each strap is placed in tissue surrounding the wound (30, 32) and b. the proximal end of each first strap is designed and configured to be adjustably connected to the proximal end of each second strap (Column 4, proximate lines 60-68, Column 5, proximate lines 1-16);

whereby the straps form a wound closure (Column 1, proximate lines 10-15).

Regarding Claim 11, Brotz teaches the device of claim 10, wherein the barbs (16) of the first strap and the second strap are placed in the fascia (30, 32) of the wound.

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Regarding Claim 12, Brotz teaches the device of claim 10, wherein the device is made of resorbable material (Column 2, proximate lines 32-35).

Regarding Claim 13, Brotz teaches the device of claim 10, wherein the device is placed in the wound by the use of a trochar (Column 2, proximate lines 26-32). It is noted that in the present case, the device itself is a trochar.

Regarding Claim 14, Brotz teaches the device of claim 10, wherein the first and second strap each has a plurality of barbs (Column 2, proximate lines 10-14) on its ventral surface (Column 2, proximate lines 40-47).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

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Claims 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brotz in view of Sutherland et al. (US 4730615).

Brotz teaches all aspects of preceding claim 10 as described previously, but fails to disclose the device wherein the proximal end of the first strap comprises a male end and the proximal end the second strap comprises a female end comprising a buckle. Sutherland teaches a sutureless wound closure device wherein one end comprises a male end (18) and another end comprises a female end comprising a buckle (12) for securely closing the wound such that the spine portion (14) once engaged is prevented from backward movement. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the device of Brotz with the male end and buckle female end as taught by Sutherland in order to securely close the wound and prevent backward movement.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Natalie Pous whose telephone number is (571) 272-6140. The examiner can normally be reached on Monday-Friday 8:00am-5:30pm, off every 2nd Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan Nguyen can be reached on (571) 272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3731

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

NRP 11/14/05

Dumary examiner 373/ Nov. 22, 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. Serial No.: 10/607,650

Group Art Unit: 3731

Filing Date: June 27, 2003

Examiner:

Applicant(s): Dennis D. Garvin

Attorney Docket No.: 41097.001

Title: DEVICE FOR SUTURELESS WOUND CLOSURE

INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

To the Commissioner:

Pursuant to 37 C.F.R. 1.56, applicant submits herewith patents, publications or other information of which he is aware that he believes may be material to the examination of this application, and in respect of which there may be a duty to disclose. The following sections are being submitted for this Information Disclosure Statement:

[X] Form PTO-1449

[X] Patents or Publications.

Applicants respectfully request that these publications be expressly considered during the prosecution of this application and made of record herein and appear among the "References Cited" on any patent to issue herefrom.

Respectfully submitted,

Charles S. Sara, Reg. No. 30,492 DEWITT ROSS & STEVENS S.C.

US Bank Building

8000 Excelsior Drive, Suite 401 Madison, Wisconsin 53717-1914

Telephone: (608) 831-2100 Facsimile: (608) 831-2106

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Substitute for form 149A/PTO Complete if Known 10/607,650 INFORMATION DISCUSSIVE Applicati n Number June 27, 2003 Filing Date STATEMENT BY APPLICANT First Named Invent r Dennis D. Garvin 3731 **Group Art Unit** (Use as many sheets as necessary) Examiner Name 41097.001 of 2 Attorney Docket Number Sheet 1

U.S. PATENT DOCUMENTS										
Examiner Initials	Cite No.	U.S. Patent Document		Name of Patentee or Applicant of Cited Document	Date of Publication of Cited Document	Pages, Columns, Lines, Where Relevant				
		Number	Kind Code (if known)		MM-DD-YYYY	Passages or Relevant Figures Appear				
NRY		2002/0058966		Tormala et al.	05-16-2002	······································				
		6,471,715		Weiss	10-29-2002					
		6,241,747		Ruff	06-05-2001					
		6,051,007		Hogendijk et al.	04-18-2000					
		5,500,000		Feagin et al.	03-19-1996	· · · · · · · · · · · · · · · · · · ·				
		5,233,844		Knippscheer et al.	08-10-1993					
		5,222,976		Yoon	06-29-1993					
		5,176,703		Peterson	01-05-1993					
,		5,047,047		Yoon	09-10-1991					
V		5,002,562		Oberlander	03-26-1991					

FOREIGN PATENT DOCUMENTS											
Examiner Cite Initials No.				Name of Patentee or Applicant of	Date of Publication of Cited Document MM-DD-YYYY	Pages, Columns, Lines, Where Relevant					
		Office	Number	Kind Code (if known)	Cited Document		Passages or Relevant Figures Appear	T			
NRP			WO 01/56477		Ash	08-09-2001					
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Examiner Signature	Date Considered	1/14/05

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Sheet	2	of	2	Attorney Docket Number	41097.001

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Examiner Initials	Cite No.	U.S. Patent Document		Name of Patentee or Applicant of Cited Document	Date of Publication of Cited Document	Pages, Columns, Lines, Where Relevant			
		Number	Kind Code (if known)		MM-DD-YYYY	Passages or Relevant Figures Appear			
NRP		4,968,317		Tormala et al.	11-06-1990				
		4,924,866		Yoon	05-15-1990				
		4,898,186		Ikada et al.	02-06-1990				
		4,815,468		Annand	03-28-1989				
		4,743,257		Tormala et al.	05-10-1988				
		4,531,522		Bedi et al.	07-30-1985				
		4,073,298		Le Roy	02-14-1978				
		3,971,384		Hasson	07-27-1976				
		3,926,193		Hasson	12-16-1975				
		3,385,299		Le Roy	05-28-1968				
1/		3,123,077		Alcamo	03-03-1964				

FOREIGN PATENT DOCUMENTS										
Examiner Cite Initials No.				Name of Patentee or Applicant of	Date of Publication of Cited Document MM-DD-YYYY	Pages, Columns, Lines, Where Relevant				
		Office	Number	Kind Code (if known)	Cited Document		Passages or Relevant Figures Appear	T		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appln. Serial No.: 10/607,650

Group Art Unit: 3731

Filing Date: June 27, 2003

Examiner:

Applicant(s): Dennis D. Garvin

Attorney Docket No.: 41097.001

Title: DEVICE FOR SUTURELESS WOUND CLOSURE

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

To the Commissioner:

Pursuant to 37 C.F.R. 1.56, applicant submits herewith patents, publications or other information of which he is aware that he believes may be material to the examination of this application, and in respect of which there may be a duty to disclose. The following sections are being submitted for this Information Disclosure Statement:

- [X] Form PTO-1449
- [X] Patents or Publications.

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Respectfully submitted,

Charles S. Sara, Reg. No. 30,492 DEWITT ROSS & STEVENS S.C.

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INFORMATION DISCLOSURE	Filing Date	June 27, 2003	
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Sheet 1

Examiner Signature

41097.001

Date Considered

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NRP		5,342,376		Ruff	08-30-1994					
(6,176,868		Detour	01-23-2001					
		6,645,226		Jacobs et al.	11-11-2003					
7/		6,652,559		Tetreault et al.	11-25-2003					
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	_	No.	No.	No. Office Number Kind Code	No. Patentee or Applicant of Cited Document No. Office Number Kind Code	No. Poreign Fatent Document Patentee or Applicant of Cited Document MM-DD-YYYY Cited Document MM-DD-YYYY	Office Number Kind Code (if Irrown) Relevant Cited Document Cited Document MM-DD-YYYY Cited Document MM-DD-YYYY Relevant

Examiner Signature	Matall Pall	Date Considered	11/14/05

Notice of References Cited Application/Control No. 10/607,650 Examiner Natalie Pous Applicant(s)/Patent Under Reexamination GARVIN, DENNIS D. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-5,584,859	12-1996	Brotz, Gregory R.	606/228
*	В	US-4,730,615	03-1988	Sutherland et al.	606/215
	С	US-			
···	D	US-			
	E	US-			
	F	US-			
	G	US-			
	Н	US-			
	1	US-			
	J	US-			
	К	US-			
	L.	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)	
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.